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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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AAlpha-Kpetewama@goodwinprocter.compatentdc@goodwinprocter.com

	Application No.	Applicant(s)
	10/667,353	CLEARY ET AL.
Office Action Summary	Examiner	Art Unit
	BIJENDRA K. SHRESTHA	3691
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) ☐ Responsive to communication(s) filed on <u>07 S</u> 2a) ☐ This action is FINAL . 2b) ☐ This action is FINAL . 2b) ☐ This action is in condition for alloward closed in accordance with the practice under	s action is non-final. ance except for formal matters, pro	
Disposition of Claims		
4) Claim(s) <u>1-40</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) <u>1-40</u> is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	awn from consideration.	
9)☐ The specification is objected to by the Examin	er	
10) The drawing(s) filed on is/are: a) acceptant may not request that any objection to the Replacement drawing sheet(s) including the correct should be contained to be a superior of the should be contained to be should b	cepted or b) objected to by the lead rawing(s) be held in abeyance. See ction is required if the drawing(s) is object.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat* * See the attached detailed Office action for a list.	nts have been received. Its have been received in Applicationity documents have been received au (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal F 6) Other:	ate

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DETAILED ACTION

Claims 1-40 are presented for examination. Applicant filed an amendment on 09/07/2007 providing arguments against the claim rejections. After careful consideration of applicant's arguments and amendments, new grounds of rejection of claims are established in the instant application as set forth in detail below. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

Information Disclosure Statement

The Applicant is requested to provide references relevant to the art of the instant application.

Claim Rejections - 35 USC § 101

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

2. Claims 1-40 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Regarding claims 1-40, as best understood, it appears that the claimed method steps could simply be performed by mental process alone and are not statutory

The independent claims 1, 17, 27 and 37 are directed towards steps of "identifying", "determining", "creating", "distributing", "receiving" and "processing". Since the claims are directed to a process without including another statutory class of

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invention (i.e. machine, manufacture, or composition of matter), these claims fall within the scope of human intelligence alone, and are non-statutory.

Based on Supreme Court precedent, a proper process must be tied to a machine or transform underlying subject matter to a different state or thing (*Diamond v. Diehr*, 450 U.S. 175, 184 (1981); *Parker* v. *Flook*, 437 U.S. 584, 588 n.9 (1978); *Gottschalk v. Benson*, 409 U.S. 63, 70 (1972); *Cochrane* v. *Deener*, 94 U.S. 780,787-88 (1876)). Since neither of these requirements is met by the claim, the method is not considered a patent eligible process under 35 U.S.C. 101. To qualify as a statutory process, the body of the claim should positively recite the machine to which it is tied, for example by identifying the apparatus (i.e. computer) that accomplished the method steps or positively reciting the subject matter that is being transformed, for example by identifying the material that is being changed to a different state.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 1-22 and 24-26 are rejected under 35 U.S.C. 103 (a)) as being unpatentable by Melchione et al. U.S. Patent No. 5,930,764 (reference A in attached PTO-892) in view of Hall, III et al., U.S. Patent No. 6,158,657 (reference B in attached PTO-892).

5. As per claim 1, Melchione et al. teach a method for distributing bank cards, comprising:

identifying a pool of potential new bank account holders for a bank (see Fig. 1; column 1, line 29;column 27, lines 32-43; 41-48; where customer Leads from Micromarketing Center (11) fed to Central Database (10) which ultimately led to Business Feed (22) which include different services provided by the bank such as shown Fig. 13A);

determining if a person from the pool is an existing bank account holder (see Fig. 1; Fig. 10 A and 10 B; column 44, lines 10-14; where sales leads from Micro-marketing Center segregated into new customer and existing customer based on information entered to identify customer and the sales campaign (Fig. 8C));

determining whether the person is eligible for opening a new bank account if the person is not an existing bank account holder (see Fig. 6B; Fig. 10B);

creating a bank card including embossed information and magnetic stripe information (see Fig. 16A; column 55, lines 34-43).

Melchione et al. do not teach wherein the card is a dead bank card, and distributing the dead bank card to the person.

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Hall, III et al. teach wherein the card is a dead bank card, and distributing the dead bank card to the person (see Fig. 2 and Fig. 3 and abstract).

Therefore, it would be obvious to one of ordinary skill in the art at the time the invention was made to include wherein the card is a dead bank card, and distributing the dead bank card to the person of Melchione et al. because Hall, III et al. teach including above features enables to minimize risk to credit card issuers and increase the level of response to offers for secured credit card products (Hall, III et al., column 1, lines 10-13).

6. As per claim 2, Melchione et al. in view of Hall, III et al. teach claim 1 as described above. Melchione et al. further teach the method wherein

the pool is identified based on the region or regions served by the bank issuing the new bank accounts (see column 9, lines 46-51; column 6, lines 53-67).

7. As per claim 3, Melchione et al. in view of Hall, III et al. teach claim 1 as described above. Melchione et al. further teach the method wherein

the pool is identified based on individuals applying for new credit account (see Fig. 10 B).

8. As per claim 4-8, Melchione et al. in view of Hall, III et al. teach claim 1 as described above. Melchione et al. further teach the method wherein

the pool is identified based on a life event comprising a move to a new residence, a marriage or divorce, a death of a partner or spouse, a birth or a new phone account (see Fig. 6C, Display Customer Needs and Notes Screen; column 1, lines 38-52; column 35, lines 51-57).

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9. As per claim 9, Melchione et al. in view of Hall, III et al. teach claim 1 as described above. Melchione et al. further teach the method including

determining whether the person was a previous bank account holder (see Fig. 10A; where Greeter identify customer by reviewing the profile to prepare for session).

10. As per claim 10, Melchione et al. in view of Hall, III et al. teach claim 9 as described above. Melchione et al. further teach the method including

determining why the person closed the previous bank account in the event the person was a previous bank account holder (see Fig. 10A; steps 200 and 300).

11. As per claim 11, Melchione et al. in view of Hall, III et al. teach claim 1 as described above. Melchione et al. further teach the method wherein

the step of determining whether the person is eligible comprises evaluating credit score information supplied by a credit bureau (see 12 B-C; column 49, lines 53-67).

12. As per claim 12, Melchione et al. in view of Hall, III et al. teach claim 1 as described above. Melchione et al. further teach the method wherein the step of determining whether the person is eligible comprises

determining whether the person is an existing or past credit card account holder with the bank (see Fig. 10 A and 10 B); and

evaluating the payment history if the person is an existing or past credit account holder (see Fig. 10A).

13. As per claim 13, Melchione et al. in view of Hall, III et al. teach claim 1 as described above. Melchione et al. further teach the method wherein

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the step of determining whether the person is eligible comprises evaluating the age of the person (see Fig. 12; column 49, lines 17-25; where preliminary profile include collection of social security number and date of birth).

14. As per claim 14, Melchione et al. in view of Hall, III et al. teach claim 1 as described above. Melchione et al. further teach the method comprising

the step of prebuilding an account if the person is determined to be eligible, thereby permitting the bank to implement the new bank account quickly upon acceptance of the offer by the person (see column 7, lines 59-67 to column 8, lines 1-7; column 9, lines 53-64).

- 15. As per claim 15, Melchione et al. in view of Hall, III et al. teach claim 1 as described above. Melchione et al. further teach the method wherein the bank card is a debit card or check card (see column 53, lines 32-42).
- 16. As per claim 16, Melchione et al. in view of Hall, III et al. teach claim 1 as described above. Melchione et al. further teach the method wherein the bank card is an ATM card (column 35, lines39; column 58, line 40).
- 17. As per claim 17, Melchione et al. teach a method of distributing bank cards, comprising:

receiving a customer application for a credit card to be issued by a bank (see Fig. 10A/10B; Fig. 13A; column 45, lines 1-9; where greeter identifies customer needs and receives information from credit card applicant);

processing the application to determine a decision on the credit card (see Fig. 13 A, H, K-M; Column 53, lines 7-20; column 54, lines 6-17);

determining whether the customer is an existing bank account holder of the bank (see Fig. 10A);

distributing a live credit card to the customer if the application is approved and the customer is an existing bank account holder (see Fig. 10A and 10 B; column 53, lines 22-42; where secured and unsecured credit card can be issued to existing and new account holder); and

Melchione et al. do not teach distributing a live credit card and a dead bank card to the customer if the application is approved and the customer is not an existing bank account holder.

Hall, III et al. teach distributing a live credit card and a dead bank card to the customer if the application is approved and the customer is not an existing bank account holder (see Fig. 2 and Fig. 3 and abstract).

Therefore, it would be obvious to one of ordinary skill in the art at the time the invention was made to include distributing a live credit card and a dead bank card to the customer if the application is approved and the customer is not an existing bank account holder of Melchione et al. because Hall, III et al. teach including above features enables to minimize risk to credit card issuers and increase the level of response to offers for secured credit card products (Hall, III et al., column 1, lines 10-13).

18. As per claim 18, Melchione et al. in view of Hall, III et al. teach claim 17 as described above. Melchione et al. further teach the method comprising

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the step of determining if the customer is eligible to be a bank account holder of the bank (see Fig. 6B).

19. As per claim 19, Melchione et al. in view of Hall, III et al. teach claim 18 as described above. Melchione et al. further teach the method wherein

the step of determining if the customer is eligible comprises determining whether the customer resides within the bank account service footprint of the bank (see Fig. 6C; column 35; lines 49-57).

20. As per claim 20, Melchione et al. in view of Hall, III et al. teach claim 18 as described above. Melchione et al. further teach the method wherein

the step of determining if the customer is eligible comprises performing a credit check or risk analysis supplemental to that performed for the credit card application (see Fig. 11C; Fig. 12B-C; column 49, lines 35-59).

21. As per claim 21, Melchione et al. in view of Hall, III et al. teach claim 17 as described above. Melchione et al. further teach the method comprising

the step of determining whether the customer is a past bank account holder of the bank (see Fig.10A; where Greeter identify customer by reviewing the profile to prepare for session).

22. As per claim 22, Melchione et al. in view of Hall, III et al. teach claim 21 as described above. Melchione et al. further teach the method comprising

determining the reason the past bank account was closed and evaluating the reason prior to the decision to distribute a dead bank card to the customer (see Fig. 10A/B; column 34, lines 20-39).

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23. As per claim 24 -25, Melchione et al. in view of Hall, III et al. teach claim 17 as described above. Melchione et al. further teach the method wherein

the live credit card and dead bank card are communicated to the customer in a single mailing or different mailings (see Fig. 16A; column 18-29; where bank issues different credit cards (secured and unsecured), mailing of which can be of together or separately).

24. As per claim 26, Melchione et al. in view of Hall, III et al. teach claim 17 as described above.

Melchione et al. do not teach prebuilding a new bank account for the customer prior to distributing the dead bank card.

Hall, III et al. teach prebuilding a new bank account for the customer prior to distributing the dead bank card (see Fig. 2).

Therefore, it would be obvious to one of ordinary skill in the art at the time the invention was made to include prebuilding a new bank account for the customer prior to distributing the dead bank card of Melchione et al. because Hall, III et al. teach including above features enables to minimize risk to credit card issuers and increase the level of response to offers for secured credit card products (Hall, III et al., column 1, lines 10-13).

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25. Claims 27-32 are rejected under 35 U.S.C. 102 (e)) as being anticipated by Jones et al. U.S. Pub No. 2004/0117300 (reference C in attached PTO-892) in view of Hall, III et al., U.S. Patent No. 6,158,657 (reference B in attached PTO-892).

26. As per claim 27, Jones et al. teach a method of distributing solicited credit cards and unsolicited bank cards, comprising:

receiving from a customer an application for a credit card to be issued by a bank (see Fig. 2A);

processing the application (see Fig. 2B);

determining if the customer is an existing bank account holder with the bank (see Fig. 5A, step 206);

distributing a live credit card to the customer if the application is approved and the customer is already an existing bank account holder (see Fig. 2B); and

distributing a live credit card to the customer if the application is approved and the customer is not an existing bank account holder (see Fig. 5A, step 206).

Jones et al. <u>do not teach distributing a dead bank card to the customer if the application is approved and the customer is not an existing bank account holder and processing a customer response to the dead bank card.</u>

Hall, III et al. teach distributing a dead bank card to the customer if the application is approved and the customer is not an existing bank account holder and processing a customer response to the dead bank card (see Fig. 2 and Fig. 3 and abstract).

Therefore, it would be obvious to one of ordinary skill in the art at the time the invention was made to include distributing a dead bank card to the customer if the application is approved and the customer is not an existing bank account holder and processing a customer response to the dead bank card of Jones et al. because Hall, III et al. teach including above features enables to minimize risk to credit card issuers and increase the level of response to offers for secured credit card products (Hall, III et al., column 1, lines 10-13).

27. As per claim 28, Jones et al. in view of Hall, III et al. teach claim 27 as described above. Jones et al. further teach the method wherein

the customer response accepts the new bank account associated with the dead bank card, and wherein the processing comprises funding the new bank account (see Fig. 5A; Fig. 5C, step 272, 274).

28. As per claim 29, Jones et al. in view of Hall, III et al. teach claim 28 as described above. Jones et al. further teach the method wherein

the funding is from a customer-supplied source of funds (Fig. 5c, step 274; paragraph [0091]).

29. As per claim 30, Jones et al. in view of Hall, III et al. teach claim 28 as described above. Jones et al. further teach the method wherein

the funding is from the credit account associated with the live credit card distributed with the dead bank card (Fig. 5c, step 274; paragraph [0091]).

30. As per claim 31, Jones et al. in view of Hall, III et al. teach claim 28 as described above. Jones et al. further teach the method wherein

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the funding is an incentive deposit provided by the bank to incentize the customer to accept the new bank account (see Fig. 5C, steps 282-290; paragraph [0088]), [0095]).

31. As per claim 32, Jones et al. in view of Hall, III et al. teach claim 27 as described above. Jones et al. further teach the method wherein

the credit card and the bank card are linked through a reward or rebate program (see paragraph [0090], [0091]).

- 32. Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over Melchione et al. U.S. Patent No. 5,930,764 (reference A in attached PTO-892) in view of Strock et al., U.S. Pub No. 2004/0122736 (reference D in attached PTO-892).
- 33. As per claim 23, Melchione et al. teach claim 21 as described above.

Melchione et al. do not teach the method comprising the step of providing an incentive to a customer who is not an existing bank account holder, a first incentive being provided to a customer who is not an existing bank account holder and who is not a past bank account holder, and a second incentive being provided to a customer who is not an existing bank account holder and who is a past bank account holder, thereby providing different incentives to new bank account customers and past bank account customers.

Strock et al. teach the method comprising the step of providing an incentive to a customer who is not an existing bank account holder, a first incentive being provided to a customer who is not an existing bank account holder and who is not a past bank

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account holder, and a second incentive being provided to a customer who is not an existing bank account holder and who is a past bank account holder, thereby providing different incentives to new bank account customers and past bank account customers (Strock et al., Fig. 3B; paragraph [0010].

Therefore, it would be prima facie obvious to one of ordinary skill in the art at the time the invention was made to include providing an incentive to a customer who is not an existing bank account holder, a first incentive being provided to a customer who is not an existing bank account holder and who is not a past bank account holder, and a second incentive being provided to a customer who is not an existing bank account holder and who is a past bank account holder, thereby providing different incentives to new bank account customers and past bank account customers of Melchione et al. because Strock et al. teach including above features enables to encourage certain customer behavior, strengthen relationship between Bank and customers, and attract and retain loyal customers (Strock et al., paragraph [0003] and [0004]).

- 34. Claim 33-36 and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jones et al. U.S. Pub No. 2004/0117300 (reference C in attached PTO-892) in view of Strock et al., U.S. Pub No. 2004/0122736 (reference D in attached PTO-892).
- 35. As per claim 33-34, 36 and 39, Jones et al. teach providing promotion based on activation of the card.

Jones et al. do not teach offering reward or rebated based on credit card usage.

Strock et al. teach offering reward or rebated based on credit card usage (Strock et al., paragraph [0010]).

Therefore, it would be prima facie obvious to one of ordinary skill in the art at the time the invention was made to include offering reward or rebated based on credit card usage of Jones et al. because Strock et al. teach including above features enables to encourage certain customer behavior, strengthen relationship between bank and customers, and attract and retain loyal customers (Strock et al., paragraph [0003] and [0004]).

36. As per claim 35, Jones et al. teach claim 33 as described above. Jones et al. further teach the method, wherein

offering different levels of incentive to the customer to use the credit card and the bank card (see paragraph [0095] and [0096]).

Jones et al. <u>do not teach the first rewards or rebates and the second rewards or</u> rebates are different.

Strock et al. teach the first rewards or rebates and the second rewards or rebates are different (Strock et al., paragraph [0010]).

Therefore, it would be prima facie obvious to one of ordinary skill in the art at the time the invention was made to include first rewards or rebates and the second rewards or rebates are different of Jones et al. because Strock et al. teach including above features enables to encourage certain customer behavior, strengthen relationship between bank and customers, and attract and retain loyal customers (Strock et al., paragraph [0003] and [0004]).

37. As per claim 36, Jones et al .teach claim 27 as described above.

Jones et al .further teach the method, wherein

the bank provides the customer an incentive deposit of rewards or rebates to accept the new bank account associated with the dead bank card (see paragraph [0095] and [0096]).

Jones et al. <u>do not teach the credit card is a cobranded credit card offering first</u> rewards or rebates based on credit card usage.

Strock et al. teach the credit card is a cobranded credit card offering first rewards or rebates based on credit card usage (Strock et al., paragraph [0010]).

Therefore, it would be prima facie obvious to one of ordinary skill in the art at the time the invention was made to include offering first rewards or rebates based on credit card usage of Jones et al. because Strock et al. teach including above features enables to encourage certain customer behavior, strengthen relationship between bank and customers, and attract and retain loyal customers (Strock et al., paragraph [0003] and [0004]).

- 38. Claims 37-38 and 40 are rejected under 35 U.S.C. 103 (a) as being unpatentable by Jones et al. U.S. Pub No. 2004/0117300 (reference C in attached PTO-892) in view of Infosino, U.S. Patent No. 6,715,679 (reference E in attached PTO-892).
- 39. As per claim 37, Jones et al. teach a method of distributing bank cards by a sponsoring bank, comprising:

identifying a pool of potential bank account card holders (see Fig. 2A, step 104));

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identifying a person from said pool for distributing an unsolicited offer for a bank account card (see Fig. 2A, step 106);

creating a bank card including embossed information and magnetic stripe information, the bank card including a universal bank account number to be associated by the person with an existing bank account held by a bank other than the sponsoring bank (see Fig. 2A/2B, steps 116/136); and

distributing the bank card to the person (see Fig. 2A, step 118; Fig. 4, step 184). Jones et al. do not teach universal bank card.

Infosino teaches universal bank card (Infosino, abstract, column 2, lines 1-25).

Therefore, it would be obvious to one of ordinary skill in the art at the time the invention was made to include universal bank card of Jones et al. because Infosino teaches including above features enables to a person to have access to a variety of different card types without having to carry large number of cards (Infosino, column 2, lines 2-3).

40. As per claim 38, Jones et al. in view of Infosino teach claim 37 as described above. Jones et al. further teach the method comprising

activating the universal bank card upon receipt of a communication from the person including the designation of the existing bank account number (see Fig. 5A).

41. As per claim 40, Jones et al. in view of Infosino teach claim 37 as described above. Jones et al. further teach the method wherein

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the universal bank card is distributed in conjunction with live credit cards, and wherein the pool of potential universal account holders is identified from a pool of applicants for the credit cards (see Fig. 2A-B; Fig . 4).

Response to Arguments

42. After careful consideration of applicant's arguments and amendments, new grounds of rejection of claims are established in the instant application. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Examiner disagrees that Melchione does not teach or suggest" wherein the pool is identified based on region or regions served by the bank issuing the new bank accounts. Melchione et al. teach regional micromarketing centers are important to system and these are system that generate leads to open accounts (see column 6, lines 25-30, 56-62). Further Hall, III et al. teach opening credit card account with new customer (Hall, III et al., abstract).

Conclusion

43. Accordingly, this action is **Non-Final**. The prior art made of record and not relied upon is considered pertinent to applicant's disclosures. The following are pertinent to current invention, though not relied upon:

Buchanan et al. (U.S. Patent No. 5,950,179) teach method and system for issuing a secured credit card product.

Christiansen et al. (U.S. Patent No. 6,202,053) teach method and apparatus for generating segmentation scorecards for evaluating credit risk of bank card applicants.

Hall, III et al. (U.S. Patent No. 6,158,657) teach system and method for offering and providing secured.

Kishen et al. (U.S. Pub No. 2004/0103065) teach systems and method for soliciting customers using computer readable media.

Matada (U.S. Patent No. 6,817,521) teaches credit application automation system..

Mobed et al. (U.S. Patent No. 7,103,573) teach user rewards program and communication system.

Nabe et al. (U.S. Pub No. 2002/0194050) teaches methods and systems for supplying customer leads to dealers.

Nandakumar (U.S. Pub No. 2006/0081702) teaches system and method for universal consumer cards.

Rubio et al. (U.S. Pub No. 2002/0062241) teach apparatus and method for coding electronic direct marketing lists to common searchable format.

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Sullivan (U.S. Pub No. 2004/0193539) teaches mutual fund card method and system.

Wilkins et al. (U.S. Patent No. 6,868,389) teach internet-enabled lead generation.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bijendra K. Shrestha whose telephone number is (571) 270-1374. The examiner can normally be reached on 7:00AM-4:30 PM(Monday-Friday); 2nd Friday OFF.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alexander Kalinowski can be reached on (571) 272-6771. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Alexander Kalinowski/ Supervisory Patent Examiner, Art Unit 3691

BKS/3691 04/19/2009